### PATENT COOPERATION TREATY

## **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 3.82504/001 FOR			FOR FURTHER	URTHER ACTION See Form PCT/IPEA/416			
		International filing da 24.11.2004	te (day/month/year)	Priority date (day/month/year) 24.11.2003			
			r national classification an E04H9/00, G21F1/00				
	TECH PTY LTD	et al.			·		
1.	This report is the Authority under A	international p Article 35 and t	oreliminary examination ransmitted to the applic	report, established by ant according to Articl	this International Preliminary Examining e 36.		
2.	This REPORT co	onsists of a tota	al of 7 sheets, including	g this cover sheet.			
3.	This report is also accompanied by ANNEXES, comprising:						
	a. 🖾 sent to the applicant and to the International Bureau) a total of 2 sheets, as follows:						
	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
-	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
•	sequence	listing and/or t	I Bureau only) a total of ables related thereto, in the Listing (see Section	n computer readable fo	mber of electronic carrier(s)) , containing a orm only, as indicated in the Supplemental ive Instructions).		
4.	This report conta	ins indications	relating to the following	j items:			
	⊠ Box No. I	Basis of the o	pinion				
	☐ Box No. II	Priority					
	☐ Box No. III	•	ment of opinion with re	gard to novelty, invent	ive step and industrial applicability		
	☐ Box No. IV	Lack of unity			with the action applicability		
	Box No. V	Reasoned sta		5(2) with regard to nove ns supporting such sta	elty, inventive step or industrial Itement		
	☑ Box No. VI	Certain docur					
			ts in the international ap	•			
	☐ Box No. VIII	Certain obser	vations on the internation	onal application			
Date of submission of the demand				Date of completion o	f this report		
26.09.2005				22.02.2006	,		
Name and mailing address of the international preliminary examining authority:				Authorized Officer	disches Potentem,		
European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl				Puetz, C			
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## 10/580402 IAP9Rec'dPCT/PTO 24 MAY 2006

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/004952

	Pay No. I	Posis of the rene					
_	Box No. I	Basis of the repo					
1.	With regard filed, unles	to the language, this report is based on the international application in the language in which it was otherwise indicated under this item.					
	☐ This reward	port is based on tra is the language of a	nslations from the original language into the following language , translation furnished for the purposes of:				
			nder Rules 12.3 and 23.1(b))				
	□ pub	lication of the intern	ational application (under Rule 12.4)				
	∟ inte	rnational preliminar	y examination (under Rules 55.2 and/or 55.3)				
2.	nave been	With regard to the <b>elements</b> * of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):					
	Description	, Pages					
	1-30		as originally filed				
	1-00		as originally filed				
	Claims, Nur	nbers					
	1-11		received on 26.10.2005 with letter of 26.10.2005				
	Drawings, S	heets					
	1/11-11/11		as originally filed				
	□ a sequ	ence listing and/or a	ny related table(s) - see Supplemental Box Relating to Sequence Listing				
3.	☐ The an	☐ The amendments have resulted in the cancellation of:					
	the description, pages						
		☐ the claims, Nos.					
		the drawings, sheets/figs the sequence listing (specify):					
	any table(s) related to sequence listing <i>(specify)</i> :						
4.	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).						
		description, pages					
		claims, Nos.					
		drawings, sheets/fig					
		<ul> <li>the sequence listing (specify):</li> <li>any table(s) related to sequence listing (specify):</li> </ul>					
	* If ite	em 4 applies, s	ome or all of these sheets may be marked "superseded."				

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/GB2004/004952

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

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Novelty (N)

Yes: Claims

1-11

No: Claims

Inventive step (IS)

Yes: Claims

1-11

No: Claims

Industrial applicability (IA)

Yes: Claims

1-11

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

#### Box No. VI Certain documents cited

1. Certain published documents (Rule 70.10)

and/or

2. Non-written disclosures (Rule 70.9)

see separate sheet

#### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

**D1**: US-A-3 398 007

**D2**: GB-A-2 100 845

D3: US-A-3 818 234

D4: US-A-5 394 786

#### 2. Novelty and inventive step

The present application meets the requirements of Article 33(1) PCT, since the subject-matter of claims 1-11 fulfills the criteria of the PCT with respect to novelty and inventive step.

#### 2.1. Claims 1-4,8,9,11:

a) The document **D2** is regarded as being the closest prior art to the subject-matter of claim 1. Document **D2** describes (whole document) an explosion-proof protective sheathing containing an aqueous gel containing perlite.

The subject-matter of claim 1 differs from this known **D2** in that the protecting methods use water gels formed from gelatin and water (concentration of gelatin in said water gel: 3 to 40% wt), whereas in **D2** perlite based water gel is used.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

In order to make an assessment of inventive step vis-à-vis the prior art **D2**, it has to be determined which technical problem is solved by the distinguishing features defined above.

In the present case it not clear that any technical effect arises from the distinguishing features. As the application has no examples allowing a comparison with the closest prior art **D2**, the problem solved by the present application can only be regarded as the provision of further pressure wave protecting methods. However, since neither in **D2** nor in **D1** or **D3** there is an incentive to use gelatin based water gels in the protecting methods, such as disclosed in claim 1, an inventive step may be acknowledged (Article 33(3) PCT).

b) In view of documents D1-D4 claims 2-4,8,9,11 are novel and inventive.

#### 2.2. Claims 5-7:

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The document **D4** is regarded as being the closest prior art to the subject-matter of claim 5. Document **D4** describes (column 7, line 17 - column 8, line 36; column 11, line 61 - column 13, line 19) an acoustic/shock wave attenuating assembly formed by a flowable attenuating medium exhibiting aqueous foam characteristics. The pressure attenuating medium may be e.g. a gel.

The subject-matter of claim 5 differs from that known **D4** in that water gels formed from gelatin and water (concentration of gelatin in said water gel: 3 to 40% wt) are used, whereas in **D4** an unspecified gel is used.

The subject-matter of claim 5 is therefore new (Article 33(2) PCT).

In order to make an assessment of inventive step vis-à-vis the prior art **D4**, it has to be determined which technical problem is solved by the distinguishing features defined above.

In the present case it not clear that any technical effect arises from the distinguis-hing features. As the application has no examples allowing a comparison with the closest prior art **D4**, the problem solved by the present application can only be regarded as the provision of further barriers. However, since neither in **D4** nor in **D1-D3** there is an incentive to use gelatin based water gels in a barrier, such as disclosed in claim 5, an inventive step may be acknowledged (Article 33(3) PCT).

b) Claims 6 and 7 are dependent on claim 5 and as such also meet the requirements of the PCT with respect to novelty and inventive step.

#### 2.3. Claim 10:

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The document **D3** is regarded as being the closest prior art to the subject-matter of claim 10. Document **D3** describes (claims) a radiation shield comprising a wall segment having a hollow section which is filled with water and a crosslinked polymer of a water soluble vinyl monomer in a sufficient amount to gel.

The subject-matter of claim 10 differs from this known **D3** in that water gels formed from gelatin and water (concentration of gelatin in said water gel: 3 to 40% wt) are used, whereas in **D3** water gel comprises a crosslinked polymer.

The subject-matter of claim 10 is therefore new (Article 33(2) PCT).

In order to make an assessment of inventive step vis-à-vis the prior art **D3**, it has to be determined which technical problem is solved by the distinguishing features defined above.

In the present case it not clear that any technical effect arises from the distinguish features. As the application has no examples allowing a comparison with the closest prior art **D3**, the problem solved by the present application can only be regarded as the provision of further water gels for use to protect against chemical, biological or radiological contamination. However, since neither in **D3** nor in **D1** or **D2** there is an incentive to use gelatin based water gels in protecting methods, such as disclosed in claim 10, an inventive step may be acknowledged (Article 33(3) PCT).

Re Item VI
Certain documents cited

Certain published documents

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/GB2004/004952

Application No Patent No

Publication date (day/month/year)

Filing date (day/month/year)

Priority date (valid claim) (day/month/year)

WO2004/044520

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(27/05/2004)

(12/11/2003)

(12/11/2002)